

UNITED STATES COURT OF APPEALS May 16, 2011
FOR THE TENTH CIRCUIT Elisabeth A. Shumaker
Clerk of Court

JUSTIN RUEB, a/k/a Justin J. Rueb,
a/k/a Justin Joseph Rueb,

Plaintiff - Appellant,

v.

No. 11-1110

ARISTEDES ZAVARAS; ROBERT
ALLEN; EUGENE ATHERTON;
DENNIS BURBANK; BRIAN
BURNETT; ANTHONY DECESARO,
and John Does 1-5; SUSAN JONES;
ANGEL MEDINA; KEVIN
MILYARD; DANICE NEAL; JOE
ORTIZ; LARRY REID; JOHN
SUTHERS,

Defendants - Appellees.

JUSTIN RUEB, a/k/a Justin J. Rueb,
a/k/a Justin Joseph Rueb,

Plaintiff - Appellant,

v.

No. 11-1111

ARISTEDES ZAVARAS; EUGENE
ATHERTON; DR. CRANDELL;
JOHN DOE; JANE DOE; SUSAN
JONES; KEVIN MILYARD; LARRY
REID; PEGGY STEELE; JOHN
STONER,

Defendants - Appellees.

JUSTIN RUEB, a/k/a Justin J. Rueb,
a/k/a Justin Josph Rueb,

Plaintiff - Appellant,

v.

No. 11-1114

ARISTEDES ZAVARAS; EUGENE
ATHERTON; DENNIS BURBANK;
BRIAN BURNETT; ANTHONY
DECESARO; JOHN DOE #1; JOHN
DOE #2; JOHN DOE #3; SUSAN
JONES; DONICE NEAL; JOE ORTIZ;
LARRY REID; WILLIAM RICHTER;
DAN SCHLESSINGER; JOHN
SUTHERS,

Defendants - Appellees.

ORDER

Before **MURPHY**, **TYMKOVICH** and **HOLMES**, Circuit Judges.

This court lacks jurisdiction over these appeals because no final or appealable orders were entered by the district court.

This court has jurisdiction to review only final decisions, 28 U.S.C. § 1291, and specific types of interlocutory orders not applicable here. A final decision is one that ““ends the litigation on the merits and leaves nothing for the court to do but execute the judgment.”” *Cunningham v. Hamilton County*, 527 U.S. 198, 204 (1999) (quoting *Van Cauwenberghe v. Biard*, 486 U.S. 517, 521-22 (1988)).

The orders being appealed do not meet this definition.

Moreover, the orders do not satisfy any exceptions to the final judgment rule.

Appeals **DISMISSED**.

Entered for the Court
ELISABETH A. SHUMAKER, Clerk

A handwritten signature in cursive script, appearing to read "Ellen Rich Reiter".

Ellen Rich Reiter
Deputy Clerk/Jurisdictional Attorney